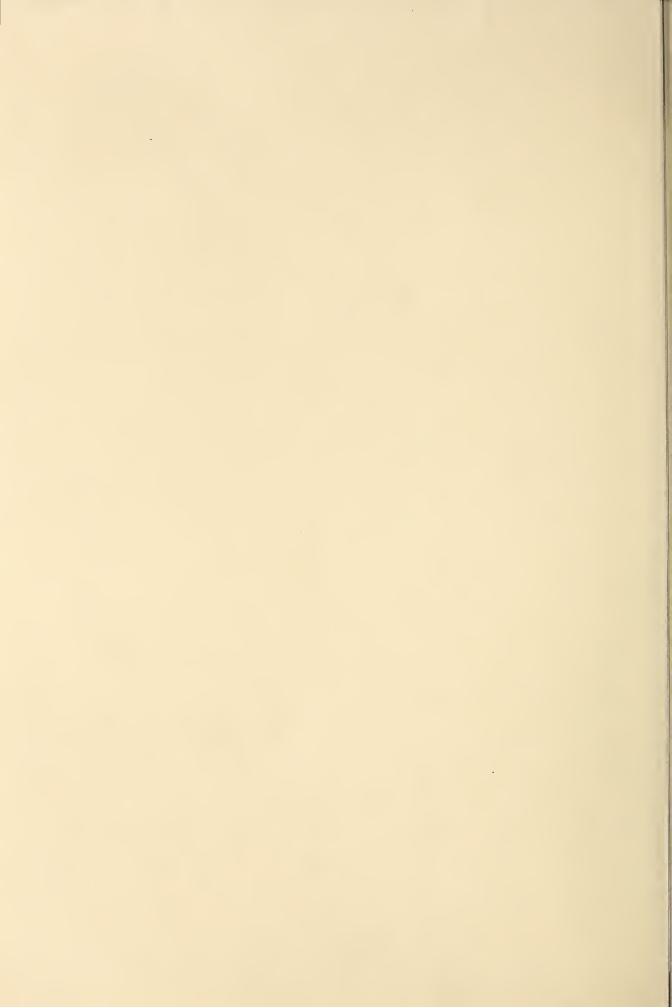
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#143 Suppl

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL MARKETING SERVICE
FRUIT AND VEGETABLE DIVISION
WASHINGTON. D. C.

SUPPLEMENT 1

to

Service and Regulatory Announcement No. AMS-143

GRADES, REQUIREMENTS AND REGULATIONS OF THE SECRETARY OF AGRICULTURE FOR CARRYING OUT THE PROVISIONS OF THE EXPORT APPLE AND PEAR ACT

Section 33.13 (a) of Service and Regulatory Announcements No. 143 (Revised January 1950) GRADES, REQUIREMENTS AND REGULATIONS OF THE SECRETARY FOR CARRYING OUT THE PROVISIONS OF THE EXPORT APPLE AND PEAR ACT (48 Stat. 123; 7 U.S.C. 581 et seq.) as amended effective October 12, 1951, was further amended, effective October 11, 1957 by deleting Section 33.13 (a) and inserting in lieu thereof the following:

§ 33.13 Minimum quality requirements for shipments in export—(a) Apples. Any lot of apples in packages shipped or transported in foreign commerce must meet each minimum requirement of U. S. No. 1 Cookers grade or U. S. No. 1 Early grade, as specified in the United States Standards for Apples (§§ 51.300-51.327 of this chapter), subject to the tolerances for the applicable grade, except that such apples shall not contain apple maggots and, of such apples, not more than 2 percent may have apple maggot injury, and not more than 2 percent may be infested with San Jose scale: *Provided*, That any lot of apples in containers conspicuously marked "cannery" may be shipped or transported, as aforesaid, if such lot of apples meets each minimum requirement of the U.S. No. 2 grade, as specified in the United States Standards for Apples for Processing (§§ 51.340-51.344 of this

chapter), subject to a tolerance of 10 percent for defects of this grade and an additional tolerance of 5 percent for apples below any specified minimum size, and an additional tolerance of 10 percent for apples above any specified maximum size.

The amendment set forth herein shall become effective 30 days after the date of publication in the Federal Register.

(Sec. 7, 48 Stat. 124; 7 U. S. C. 587)

Done at Washington, D. C., this 5th day of September 1957.

[SEAL] FRANK E. BLOOD, Acting Deputy Administrator for Marketing Services.

[F. R. Doc. 57-7401; Filed, Sept. 9, 1957; 8:48 a.m.]

